

<b>INFORMATION DISCLOSURE STATEMENT BY APPLICANT</b> ( Not for submission under 37 CFR 1.99)	<b>Application Number</b>		10723370
	<b>Filing Date</b>		2003-11-26
	<b>First Named Inventor</b>	Gross	
	<b>Art Unit</b>	2626	
	<b>Examiner Name</b>	Lamont Spooner	
<b>Attorney Docket Number</b>		JNG 99001C	

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INTEGRALIS, White Paper, MIMesweeper, "Total Email Content Management Countering Email Borne Threats,"  
www.mimesweeper.integralis.com, January 1996, 12 pages.

2

INTEGRALIS, "MIMesweeper Administrator's Guide," Functional Guide and Reference for MIMesweeper Version  
2.3, www.mimesweeper.integralis.com, 1996, 160 pages.If you wish to add additional non-patent literature document citation information please click the Add button **EXAMINER SIGNATURE**

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- ☐ See attached certification statement.
- ☐ Fee set forth in 37 CFR 1.17 (p) has been submitted herewith.
- ☒ None

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A signature of the applicant or representative is required in accordance with CFR 1.33, 10.18. Please see CFR 1.4(d) for the form of the signature.

Signature	/John N. Gross/	Date (YYYY-MM-DD)	2006-05-03
Name/Print	John N. Gross	Registration Number	34175

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